## 1 BY AUTHORITY 2 COUNCIL BILL NO. CB21-0772 ORDINANCE NO. \_\_\_\_\_ 3 SERIES OF 2021 COMMITTEE OF REFERENCE: 4 Safety, Housing, Education & Homelessness 5 A BILL 6 For an ordinance amending the Revised Municipal Code of the City and County of Denver to update terminology from "illegal alien" to "worker without 7 authorization" in accordance with state law.

## BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:

Section 20-90, D.R.M.C., is amended by deleting the language stricken and adding the language underlined to read as follows:

Sec. 20-90. – Purpose.

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Pursuant to HB 06-1343 In accordance with HB 21-1075, codified at § 8-17.5-101, et seq., C.R.S., as amended, the State of Colorado prohibited political subdivisions of the state from entering into or renewing any public contract for services with a contractor who knowingly employs or subcontracts with an illegal alien a worker without authorization to perform work under the contract. Among other things, HB 06-1343 HB 21-1075 requires contractors to confirm the employment eligibility of all employees who are newly hired to perform work under the public contract for services through the federal E-verify program. The purpose of this division 5 is to clarify and confirm the applicability of the requirements of HB 06-1343 HB 21-1075 to certain contracts entered into by the City and County of Denver. This division is also intended to provide supplemental local procedures for enforcing the requirements of HB 06-1343 in regard to HB 21-1075 regarding city contractors.

**Section 2.** Section 20-90.2, D.R.M.C., is amended by deleting the language stricken and adding the language underlined to read as follows:

## Sec. 20-90.2. – Verification and certification of employment eligibility under city contracts.

- Prior to executing a contract, each prospective contractor shall certify that, at the time of the certification, it does not knowingly employ or contract with an illegal alien a worker without authorization who will perform work under the contract and that the contractor will participate in the e-verify program in order to confirm the employment eligibility of all employees who are newly hired for employment to perform work under the contract.
  - Each contract shall include a provision that the contractor shall not: (b)

- (1) Knowingly employ or contract with an illegal alien a worker without authorization to perform work under the contract; or
- (2) Enter into a contract with a subcontractor that fails to certify to the contractor that the subcontractor shall not knowingly employ or contract with an illegal alien a worker without authorization to perform work under the contract.
  - (c) Each contract shall also include the following provisions:

- (1) A provision stating that the contractor has confirmed the employment eligibility of all employees who are newly hired for employment to perform work under the contract through participation in the e-verify program;
- (2) A provision that prohibits the contractor from using the e-verify program procedures to undertake pre-employment screening of job applicants while the contract is being performed and that otherwise requires the contractor to comply with any and all federal requirements related to use of the e-verify program including, by way of example, all program requirements related to employee notification and preservation of employee rights;
- (3) A provision that, if the contractor obtains actual knowledge that a subcontractor performing work under the contract knowingly employs or contracts with an illegal alien a worker without authorization, the contractor shall be required to:
- a. Notify the subcontractor and the city within three (3) days that the contractor has actual knowledge that the subcontractor is employing or contracting with an illegal alien a worker without authorization; and
- b. Terminate the subcontract with the subcontractor if within three (3) days of receiving the notice required pursuant to sub-subparagraph a. of this subparagraph (3) the subcontractor does not stop employing or contracting with the illegal alien worker without authorization; except that the contractor shall not terminate the contract with the subcontractor if during such three (3) days the subcontractor provides information to establish that the subcontractor has not knowingly employed or contracted with an illegal alien a worker without authorization.
- (4) A provision that requires the contractor to comply with any reasonable request by the CDLE or the auditor made in the course of an investigation that the CDLE is undertaking pursuant to the authority established in section 8-17.5-102, C.R.S., as amended, or that the auditor is undertaking pursuant to section 20-90.3.

1	(d) If a contractor violates a provision of the contract required pursuant to subsections	3
2	(b) or (c) of this section, the city may terminate the contract for a breach of the contract. If the	)
3	contract is so terminated, the contractor shall be liable for actual and consequential damages to	2
4	the city. Any such termination of a contract due to a violation of this section may also, at the	)
5	discretion of any city department or agency responsible for soliciting contract bids and proposals	,
6	constitute grounds for disqualifying the violator from submitting bids or proposals for future	9
7	contracts with the city.	
8	Section 3. Section 20-90.5 (c), D.R.M.C., is amended by deleting the language stricken ar	nd
9	adding the language underlined to read as follows:	
10	Sec. 20-90.5. – Compliance with federal law.	
11	(c) A contractor that establishes that it has complied in good faith with the employmen	t
12	verification requirements set forth in federal law and the e-verify requirements set forth in this	3
13	division shall, in any action to enforce the requirements of this division 5, have an affirmative	÷
14 15	defense that the employer did not knowingly employ an illegal alien a worker without authorization	-
16	COMMITTEE APPROVAL DATE: July 14, 2021	
17	MAYOR-COUNCIL DATE: July 20, 2021	
18	PASSED BY THE COUNCIL:	
19	PRESIDENT	
20	APPROVED: MAYOR	
21 22 23	ATTEST: CLERK AND RECORDER, EX-OFFICIO CLERK OF THE CITY AND COUNTY OF DENVER	
24	NOTICE PUBLISHED IN THE DAILY JOURNAL:;;	
25	PREPARED BY: Troy C. Bratton, Assistant City Attorney DATE: July 22, 202	1
26 27 28 29 30	Pursuant to section 13-9, D.R.M.C., this proposed ordinance has been reviewed by the office of the City Attorney. We find no irregularity as to form and have no legal objection to the proposed ordinance. The proposed ordinance is not submitted to the City Council for approval pursuant to 3.2.6 of the Charter.	ec
31	Kristin M. Bronson, Denver City Attorney	
32 33	BY:, Assistant City Attorney DATE:	
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